AMENDMENT OF BANKRUPTCY RULES.

ORDER.

The following is adopted as an addition to the existing General Orders in Bankruptcy, and shall be effective on and after April 5, 1937.*

LIII.

BOND OF DESIGNATED DEPOSITORY UNDER § 61.

- 1. The bond required of a banking institution designated as a depository shall be given with an authorized fidelity or bonding company as surety, or with approved individual sureties who are residents of that judicial district and two of whom are neither officers nor directors of the institution designated as a depository.
- 2. The condition of bonds hereafter given shall be substantially to the effect that the banking institution, so designated, shall well and truly account for and pay over all monies deposited with it as such depository, and shall pay out such monies only as provided by the bankruptcy law and applicable general orders and court rules, and shall abide by all orders of the bankruptcy court in respect of such monies, and shall otherwise faithfully perform all duties pertaining to it as such depository.
- 3. As one means of bringing before the bankruptcy court information respecting possible occasions for requiring a depository to give a new bond in an increased amount, or a new bond with different sureties, it shall

^{*}For statutory provision relating to the bond of a depository, see Act of July 1, 1898, c. 541, § 61, 30 Stat. 562, as amended August 23, 1935, c. 614, § 340, 49 Stat. 721 (Title 11, § 101, U. S. C.).

For statutory provision permitting deposit of bankruptcy funds in postal savings depository, see Act of March 3, 1933, c. 204, § 3, 47 Stat. 1482 (Title 11, § 101 (a), U. S. C.).

690

be the duty of each depository to file with the bankruptcy court during the month of January in each year a sworn statement in writing disclosing

- (a) The amount of monies on deposit with it as such depository on the last business day of each month in the preceding calendar year;
- (b) Whether any of the individual sureties on its bond has ceased to be a resident of that judicial district, or has died; and
- (c) Whether the financial worth of any of its individual sureties has become materially impaired.
- 4. It shall be the duty of the bankruptcy court to require a depository to give a new bond whenever it appears that the prior bond is not sufficient in amount, in view of present and prospective deposits, or that a surety has died or ceased to be a resident of that judicial district, or whenever there is otherwise occasion to believe that the prior bond does not constitute adequate security.
- 5. It shall be the duty of the bankruptcy court to require each depository in its district to give a new bond within five years after the giving of its last prior bond.
- 6. A surety, or the personal representative of a deceased surety, on the bond of a depository may, by a petition setting forth the grounds therefor, request the bankruptcy court to require the depository to give a new bond and thereby to relieve such surety, or his estate, from responsibility and liability as respects any future default of the depository, and, if upon a hearing had after reasonable notice to the depository, to other sureties on the bond, and to the trustees or other representatives of bankrupt estates having deposits in such depository, it appears to the court that the petition can be granted without injury to any party in interest, the court shall require the depository to give a new bond.
- 7. A new bond given under any subdivision of this general order shall, from the time of its approval by the bankruptcy court, be regarded as taking the place of

the preceding bond as respects any subsequent default of the depository; and, upon approving the new bond, the court shall enter an order relieving the sureties on the prior bond, and the estate of any deceased surety, from responsibility and liability thereon as respects any default of the depository occurring thereafter.

8. If any depository, when required to give a new bond, fails to comply with that requirement within the time fixed therefor by this general order or by the bank-ruptcy court, it shall be the duty of that court to order such depository to pay over all monies on deposit with it as such depository, and to revoke its designation as a depository.

February 15, 1937.